

**THE PIOCHE RECORD**  
Issued Every Saturday

LEWIS H. BEASON

Editor and Proprietor

Subscription, One Year, by Mail \$2.50  
Six Months, by Mail 1.50

## ADVERTISING RATES.

Display advertisements are charged for at the rate of \$1.00 per inch per month. One change per month without extra charge. Single insertions, 50 cents per inch. Reading notices, set in 10-point type, 15 cents per line first insertion; 10 cents per line each succeeding insertion. Local set in 12-point black face type, 20 cents per line first insertion; 15 cents per line each succeeding insertion. One price to all and no deviation.

Entered at the Postoffice at Pioche, Nevada, as second-class matter.

## Official Paper of Lincoln County

## A SMELTING TRIUMPH.

The commercial success of the Fink smelting process, as demonstrated recently at Garfield, Utah, is a distinct triumph, and the inventor, Edward Fink, will occupy a place in history for having achieved one of the most wonderful metallurgical feats of the age.

His invention has created a profound sensation in the mining and metallurgical world, and if the furnace that bears his name does what is claimed for it, which we have no reason to doubt since Samuel Newhouse has given it his stamp of approval, it is going to simply revolutionize ore smelting practice throughout the world. Some of the big smelting concerns operating in the western states, with millions upon millions of dollars invested, are already beginning to wonder where they are going to get off at when the Fink system comes into general use. The creation of Mr. Fink has already caused them to sit up and take notice, for it spells an end to the exaction of exorbitant treatment charges from the producer; who, in late years, has been the victim of circumstances which have forced him to choose between taking what is left from the smelter combine after deducting a series of penalties for one thing or another, or closing down his mine entirely.

We happen to know of many instances of this kind, and it was because of such practices as this that the Utah Mine Owners' association came into existence. This organization succeeded in righting some of the evils complained of in the sister state; but we have in mind one mine in the Tintic district which is closed now because the management cannot obtain, it is declared, fair treatment.

We have been informed that ore from Bingham, identical to that used in the Fink plant during the recent demonstration, is treated for a charge of \$4 a ton at the big smelter of the American Smelting & Refining company at Garfield, whereas a fair profit can be made in the Fink plant on a treatment charge of 50 cents a ton. The experimental plant cost about \$10,000, and has capacity for the treatment of 100 tons of ore a day. Taking this for a basis, to build a smelter with capacity to treat 2000 tons a day, and equip it with Fink furnaces, would mean an expense of somewhere around \$200,000; is quite a difference from the cost of constructing the American's Garfield smelter, which is estimated to have been over \$6,000,000.

Not only can sulphide ores be treated with ease by the Fink process, but oxide and carbonate ores, both copper and lead, will yield to treatment most readily when properly fluxed, necessitating a remarkably small amount of fuel. The size of the furnace can be adjusted to any character of work, and Mr. Fink expects to treat zinc ores just as successfully as any other class of ores.

One of these Fink smelters, may be more than one, is going to be built here in close range of Pioche mines this year. That is certain, and we have been informed from a reliable source that a plant capable of treating at least 200 tons of ore daily can be erected at Bullionville at a cost of anywhere from \$10,000 to \$15,000; inasmuch as the stack and flues of the old Godbe smelter at that place can be utilized to advantage. No doubt the old smelter belonging to the Nevada-Utah Mines & Smelters

corporation in north Pioche could be used in the same way.

While the new process is the product of Mr. Fink's mind, and the metallurgical difficulties encountered in the series of tests made from time to time have been overcome through his own energy, yet it has required the financial backing of Samuel Newhouse to master the situation and make success complete. Through their combined efforts they have done an inestimable service to the mining and metallurgical world. The glory is theirs, and we doubt not that they will reap a rich reward through the construction and operation of these plants in the future.

## GOVERNOR DICKERSON'S MESSAGE

Governor Dickerson's message to the legislature, submitted Tuesday, is a forceful document. Among the chief recommendations made concern a revision of the banking laws, the curbing of the wild cat mining promoter, strengthening of the railroad commission, conservation of natural resources, a reformed state prison policy, election of United senators by popular vote and the enactment of a law providing for the appointment of a state inspector of mines. More stringent divorce laws are urged, the present ones, the governor declares, being a reproach upon the state.

The governor approves the present state police organization which he deems the most practical solution of the problem of maintaining, at least expense, an efficient armed force for the preservation of the peace and order of the commonwealth.

The present method of fixing taxable valuations on property in Nevada, the executive declares, is unsatisfactory and recommends the repeal of the law creating a board assessors.

Keep your eye on Pioche. It is the greatest mining camp in Nevada. Watch it grow.

The republican legislature of Oregon has elected Governor Chamberlain, a democrat, to represent that state in the United States senate.

Reed Smoot has been elected to succeed himself in the United States senate from Utah by the legislature now in session in Salt Lake City. Who says Smoot is not on top in Utah?

## OIL EXCITEMENT ON.

Hundreds of Locations Have Been Made in Cave and Indian Spring Valleys.

If anything can be judged by the recent filings on oil claims, which have come to the office of County Recorder Culverwell since the beginning of the year, it is evident that much interest is being manifested in the development of the oil fields in the upper end of Cave Valley in the northern part of the county near Jim Lanter's ranch; as well as in Indian Springs valley, along the line of the Las Vegas & Tonopah railroad, near the west boundary line of the county.

The filings in Cave Valley have been made mostly by parties residing at Ely; while those in the Indian Springs country have been in the interest of the Las Vegas & Tonopah Railroad company. Nearly two hundred of these oil locations have been made within the past month.

Blank Pay Rolls for sale at the RECORD OFFICE.

## Goldfield Consolidated

The Goldfield Consolidated Mining company at Goldfield has resumed dividend payments on the basis of 30 cents a share per quarter, or \$1.20 per share annually. This means that the company will disburse \$1,030,000 every three months, or \$4,320,000 per year. The first distribution will be made in March.

## Notice For Bids.

Notice is hereby given that the trustees of Pioche School District No. 1, will receive bids at their office in Pioche, Nevada, up to and until noon of the first day of March, 1909, for the erection of a two story, six room brick school building with boiler house and heating plant, in accordance with plans and specifications adopted by said Trustees.

Said plans and specifications may be seen at the office of the Board of School Trustees, and at the office of Liljenberg and Messer, architects, at Salt Lake City, Utah.

All bids must be addressed to the School Trustees of Pioche, Nevada, and left with said Trustees before the date of opening bids. All bids must be enclosed in a sealed envelope, properly addressed as above stated, and marked in one corner, "Proposals for the construction of Pioche Public School Building." No bids will be considered until the conditions as herein set forth are complied with. Each proposal must be accompanied by a certified check for five per cent of the amount of bid, made payable to the School Trustees of Pioche School District No. 1. The successful bidder will enter into a contract with said School Trustees and give a satisfactory bond within two days after award is made. Bids will be decided upon by the said Trustees. The certified checks of the unsuccessful bidders will be returned to them immediately after the contract has been signed and the bond accepted.

Separate bids will be received for masonry, carpentry including plastering and painting, heating and plumbing.

Bids are invited to reject any and all bids.

Pioche School District No. 1.  
By A. A. Carman,  
Chairman Said Board.

Attest:  
By H. K. Freudenthal, Clerk of said Board.  
First pub. Jan. 23; last pub. Feb. 27.

THE COURT  
EXCHANGEThe Finest of  
WINES  
LIQUORS  
and  
CIGARS

J. G. Brown

## Summons

In the Justice Court of Caliente Township, County of Lincoln, State of Nevada.

The State of Nevada sends greeting to the Caliente Ice, Power & Water Co., a corporation, and Robt. Bruere, Defendants.

You are hereby notified that if you fail to so appear and answer said complaint, as above required, said plaintiff will take judgment against you for the sum of \$125.00 and costs of suit.

Given under my hand this 13th day of October, 1908.  
Wm. D. Maynard,  
Justice of the Peace.

F. R. McNamee, Att'y for plaintiff.  
First publication, Jan. 16; last pub. Feb. 13.

## Forfeiture Notice.

Pioche, Nevada, Jan. 3, 1909.

To William H. Biechen, or whom it may concern:

You are hereby notified that I have expended during the year 1908, One Hundred Dollars in labor and improvements upon the Home Run lode mining claim, situated in the Bristol mining district, county of Lincoln, State of Nevada, the location certificate of which is found of record in Book 8, Page 116, in the office of the recorder of said county, in order to hold said claim under the provisions of section 2324 of the Revised Statutes of the United States, and the amendment thereto, approved January 22, 1889, concerning annual labor upon mining claims; being the amount to hold said lode for the period ending the 31st day of December, A. D. 1908. And if, within ninety days from the personal service of this notice, you fail or refuse to contribute your proportion of such expenditure as a co-owner, which amounts to \$33.33 1/3, together with the cost of this notice, your interest in the claim will become the property of the subscriber, your co-owners, who have made the required expenditure, by the terms of said section.

CHARLES WHALEY.

First publication, Jan. 16; last publication, April 10, 1909.

## LISTEN

a Moment, Please

We want every reader of The Record to get in the way of reading our advertisements each week. They change weekly, thus preventing their going to seed.

Advertising is the liveliest wire that was ever strung—it pulls like a porous plaster or like interest on a note—and we believe in it stoutly. We are giving you in each issue our idea, in a limited way, of what live, effective, forceful, vigorous, healthy, attractive advertising is—it may not be your idea, but that's neither here nor there

Incidentally, that new mining luster we told you about last week is catching on nicely. We have made some good sales of this stuff this week. Come down and look at it. It tickles.

THE L. E. SHELTON COMPANY  
Lumber and its Kindred

## Summons

In the Fourth Judicial District Court in and for the County of Lincoln, State of Nevada.

The State of Nevada sends greeting to Isabella Sloan.

You are hereby notified that if you fail to so appear and answer said complaint, as above required, said plaintiff will take judgment against you for the sum of \$50.00 and costs.

Given under my hand this 13th day of October, 1908.  
Wm. D. Maynard,  
Justice of the Peace.

F. R. McNamee, Att'y for plaintiff.  
First publication, Jan. 16; last pub. Feb. 13.

The said action is brought to recover judgment against you, the said defendant, that the marriage between the plaintiff and defendant be dissolved and a divorce decreed, according to the statute in such cases made and provided. The ground on which said judgment and decree are claimed is, that the defendant ever since said marriage, has been guilty of extreme cruelty towards the plaintiff, all of which will more fully appear in the complaint on file in said cause, and to which you are referred.

And you are hereby notified that if you fail to so appear and answer the said complaint as above required, the said plaintiff will apply to the court for the relief demanded in said complaint.

In testimony whereof, I, William E. Orr, have hereunto set my hand officially, and affixed the seal of said Court, this 15th day of December, A. D. 1908.

WM. E. ORR,  
County Clerk and ex-Officio Clerk of the Fourth Judicial District Court, of the County of Lincoln, State of Nevada.

H. S. Laney, Att'y for plaintiff.  
Date of first publication, Jan. 9, 1909.  
Date of last publication, Feb. 20, 1909.

## Summons.

In the Fourth Judicial District Court in and for the County of Lincoln, State of Nevada.

The State of Nevada sends greeting to Jennie I. Sheerer.

You are hereby notified that if you fail to so appear and answer said complaint, as above required, said plaintiff will take judgment against you for the sum of \$50.00 and costs.

Given under my hand this 13th day of October, 1908.  
Wm. D. Maynard,  
Justice of the Peace.

F. R. McNamee, Att'y for plaintiff.  
First publication, Jan. 16; last pub. Feb. 13.

The said action is brought to recover judgment against you, the said defendant, for the dissolution of the bonds of matrimony now uniting said plaintiff and yourself, upon the ground that on or about the fifteenth of February, A. D. 1907, deserting the solemnity of your marriage vows you willfully and without cause deserted and abandoned said plaintiff, and ever since have and still continue so to willfully and without cause desert and abandon said plaintiff and live separate and apart from him, without any sufficient cause, so doing and against his will, and without his consent, as more fully appears by plaintiff's complaint on file herein.

And you are hereby notified that if you fail to so appear and answer the said complaint as above required, the said plaintiff will apply to the Court for the relief demanded in said complaint.

In testimony whereof, I, William E. Orr, have hereunto set my hand officially, and affixed the seal of said Court, this 15th day of December, A. D. 1908.

WM. E. ORR,  
County Clerk and ex-Officio Clerk of the Fourth Judicial District Court, of the County of Lincoln, State of Nevada.

John M. Reeves, Attorney for plaintiff.  
First pub. Jan. 9; last pub. Feb. 20.

## Alias Summons

In the Justice Court of Caliente Township, in the County of Lincoln, State of Nevada.

A. H. Norris, Plaintiff, vs. Caliente Power, Ice and Water Co. and Robert Bruere, Defendants.

The State of Nevada sends greeting to the Caliente Power, Ice & Water Company, and Robt. Bruere, defendants.

You are hereby notified that if you fail to so appear and answer said complaint, as above required, said plaintiff will take judgment against you for the sum of \$50.00 and costs.

Given under my hand this 13th day of October, 1908.  
Wm. D. Maynard,  
Justice of the Peace.

F. R. McNamee, Att'y for plaintiff.  
First publication, Jan. 16; last pub. Feb. 13.

This action is brought to obtain judgment against you for the sum of \$50.00, money advanced by you to said plaintiff to promote your proposed company and for money advanced by you by Wm. Fink, who duly assigned his claim to this plaintiff, and costs of suit, as more fully appears by the complaint on file herein, to which you are referred.

And you are hereby notified that if you fail to so appear and answer said complaint as above required, said plaintiff will take judgment against you for the sum of \$50.00 and costs.

Make legal service and return herof.

Given under my hand this 13th day of Dec. A. D. 1908.

Wm. D. Maynard,  
Justice of the Peace.

F. R. McNamee, Att'y for plaintiff.  
First publication, Jan. 16; last pub. Feb. 13.

## Forfeiture Notice.

Pioche, Nevada, Jan. 11, 1909.

To James S. Miller, or whom it may concern:

You are hereby notified that we, the undersigned, have expended during the year 1908 Two Hundred Dollars in labor and improvements, \$100 each, upon the Cockney and Crown lode mining claims, situated in the Highland mining district, county of Lincoln, State of Nevada, the location certificate of which is found of record in Book W, Pages 87 and 88, in the office of the recorder of said county, in order to hold said claim under the provisions of Section 2324 of the Revised Statutes of the United States, and the amendment thereto, approved January 22, 1889, concerning annual labor upon mining claims; being the amount to hold said lode for the period ending the 31st day of December, A. D. 1908. And if, within ninety days from the personal service of this notice, or within ninety days after the publication thereof, you fail or refuse to contribute your proportion of such expenditure as a co-owner, which amounts to \$66.66 2/3, together with the cost of this notice, your interest in the claims will become the property of the subscribers, your co-owners, who have made the required expenditure, by the terms of said section.

CHARLES EMMERSON.

First publication, Jan. 16, 1909.  
Last publication, April 17, 1909.

## Special Announcement!

Through an arrangement made with the management of the Deseret Evening News of Salt Lake, the Pioche Record is enabled to give both papers for just about the cost of one.

Here's the proposition:  
The Pioche Record, regular price, one year, \$2.50.  
Daily Deseret News, regular price, one year, \$9.00.  
Regular price for both papers, \$11.50.  
Club Price For Both Papers, \$9.00.

The Pioche Record, regular price, one year, \$2.50.  
Saturday Deseret News, regular price, one year, \$2.00.  
Regular price for both papers, \$4.50.  
Club Price For Both Papers \$3.00.

Terms strictly cash in advance. Send all remittances to  
The Pioche Record  
Pioche Nevada.

## Just-Out.

The PIOCHE RECORD can supply a new form of location notices. Just out. tf

Mines  
Bought  
and Sold

E. F. FREUDENTHAL

Office: Pioche, Nevada

## The Pure Food

## WHISKEY

Guarantee By U. S.

CARROL COUNTY RYE

AT CLARK'S

THAT'S ALL

## BANK OF PIOCHE, Inc.,

CAPITAL \$25,000.00 FULLY PAID

J. F. TOLTON, President M. L. LEE, Cashier GEO. C. WHITMORE, Vice President

J. F. Tolton, John R. Cook, Chas. A. Thompson, Geo. E. Whitmore, E. A. Hodgson, Geo. B. Greenwood, M. L. Lee.

Give us your account Four Per Cent Paid on Time Deposits We will treat you right

## The Bank Exchange

You know the place. You know the goods.

GEORGE REED, Proprietor

A gentleman's resort where courteous treatment is extended to all patrons.

## Pioche Meat Co

Veal Pork Mutton Sausage

Choicest Beef Hams Bacon

Vegetables and Fruit Fresh Ranch Eggs

Ice for family use one and a half cent per pound.

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"Marble Springs" WHISKEY Choicest of WINES

CIGARS the Best Excellent SERVICE

## The Pioche Club

Geo. W. Page

Proprietor

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Location Notices.

The PIOCHE RECORD keeps a complete stock of location notices and other mining blanks in stock. Send in your orders for them.

To Prospectors.

For location notices or other forms of mining blanks, send to the PIOCHE RECORD. Prompt attention will be given.